UNITED STATES DISTRICT NORTHERN DISTRICT OF		
NORVELL ROLLING,		
	Plaintiff,	9:09-CV-135
-V-		9.09-CV-135 (DNH/DRH)
MARIA ROTHER, Correction Hudson Correctional Facility ULRICH, Sgt/Lt., Hudson Correctional Facility; MICHAEL URVAN, Hudson Correctional Facility Superintendent, Hudson Correction; BRIAN FISCHER, Cand NYS Dept of Corrections	r; STEVEN M. crrectional Captain, r; JEFF McKOY, rrectional Commissioner;	
	Defendants.	
APPEARANCES:		OF COUNSEL:
NORVELL ROLLING Plaintiff, Pro Se P.O. Box 424 Bronx, NY 10467		

HON. ERIC T. SCHNEIDERMAN
New York State Attorney General
Attorney for Defendants
The Capitol
Albany, NY 12224

DAVID L. COCHRAN, ESQ. Ass't Attorney General

DAVID N. HURD United States District Judge

DECISION and ORDER

Plaintiff brought this action pursuant to 42 U.S.C. § 1983. On July 16, 2012, the

Honorable David R. Homer, United States Magistrate Judge, advised, by Report-Recommendation, that defendants' motion for partial summary judgment be granted, with judgment granted as to all claims against defendants McKoy and Fischer, and judgment granted to defendants Rother, Ulrich, and Urvan on all Eighth Amendment claims regarding the medical treatment Rolling received at Coxsackie Correctional Facility. No objections to the Report-Recommendation were filed.

Based upon a careful review of the entire file and the recommendations of the Magistrate Judge, the Report-Recommendation is accepted in whole. <u>See</u> 28 U.S.C. 636(b)(1).

Therefore it is

ORDERED that

Defendants' motion for partial summary judgment (Dkt. No. 51) is GRANTED;

- (a) All claims against defendants McKoy and Fischer are DISMISSED; and
- (b) All Eighth Amendment claims against defendants Rother, Ulrich, and Urvan regarding the medical treatment plaintiff received at Coxsackie Correctional facility are DISMISSED.

IT IS SO ORDERED.

United States District Judge

Dated: August 14, 2012 Utica, New York.